Woman in an emergency is resourceful to a degree that would astound some men, as a freight agent of one of the railroads that enter St. Louis found. Men have long lain awake nights thinking of a sheme to beat a railroad. This little woman didn't quite succeed, but she would have done so had not the agent gone back on his word. The family had decided to move to a western city. The lady called on the agent to see how the goods were to be shipped. He told her she could ship them according to regular rates or else charter a car. He explained that the latter would be cheaper if she had enough goods, and the lady decided to take a car. Now, there are two well grown boys, and as money is not overplentiful in the family she wished to abridge expenses-as much as possible. She went to see the agent again and asked if she could send her two boys in the car. He told her that she could not, and, as might be expected, she asked why. He couldn't make her understand just why, and when she asked him if the company never let anybody go along with the goods he said that they did with stock. "If you were shipping live stock that needed tending, we would do it. Now, you haven't a cow or horse or pig, and there would be no use sending any one along." She appeared to see the point this time and went away. A day or two later she came around again and asked for passes for the two boys.

"Why, madam," said the agent, "I can't issue any passes. You haven't any live stock."

"Yes, I have," said the little woman. "I've bought a pig."

Then the agent was in trouble again. He said he couldn't give passes where the fare amounted to about \$8 apiece for two boys for a lonely little pig. She reminded him of what he had said and told him that she had paid \$2.25 for the pig for that purpose, and he ought to be as good as his word. Like all railroad agents, he tried to get out of the trouble smoothly, but only succeeded after he had purchased the pig for \$2.50, an advance of "two bits" on the cost.-St. Louis Globe-Democrat.

HOUSEHOLD HINTS.

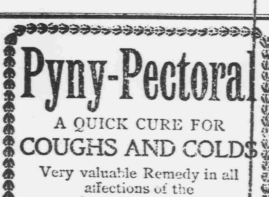
If brooms are hung in the cellarway, they will keep soft and pliant.

Lamp wicks should never be longer than will reach to the bottom of the oil well of the lamp.

If a piece of calico is pasted over be whitewashed or papered over and will hardly show.

Add a little turpentine to the water with which the floor is scrubbed. It will take away the close smell and make the room delightfully fresh.

Excellent lamp wicks may be made of men's soft felt hats by cutting them into strips the width required, letting them soak two hours in vinegar and drying them.



THROAT or LUNGS Large Bottles, 25c. DAVIS & LAWRENCE CO. Limited,

Prop's of Perry Pavis' Pain-Eiller.

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When that cry sounds how people rush to help and sympathize! And when some fireman rescues a woman from the flames, the

streets echo with applauding shouts. And yet if that woman had perished in the flames it is posrible that she would have suffered less than she suffers almost daily from the inflammation which disease has lighted in the delicate womanly organism.

That fire of inflammation can be put out. The gnawing ulcer can be cured. Dr. Pierce's Favorite Prescription not only establishes womanly regularity and dries enfeebling drains, but it heals inflammation and ulcerations and cures female weakness. It makes weak women strong and

sick women well. "I suffered for four years with what four physicians pronounced ulceration and prolapsus of the uterus," writes Mrs. Ada Brooks, of Kirbyville, Taney Co., Missouri. "Also inflammation of bladder and urethra. My case was chronic and complicated. Had several good physicians, but kept getting worse. Had been confined to my bed five months when I wrote to you. I received your reply very soon and then dismissed my physician and began taking Dr, Pierce's medicines. I took eight bottles of his 'Favorite Prescription' and 'Golden Medical Discovery,' and began to get better at once. In two months I could sit up in a chair, and kept getting better. In four months could do all my house work, including washing and sewing."

Dr. Pierce's Common Sense Medical Adviser, paper covers, is sent free on receipt of 21 one-cent stamps to pay expense of mailing only. Address Dr. R. V. Pierce, Buffalo, N. Y.

A bed should never be made under two hours from the time it has been slept in. It should be aired thoroughly and beaten until it is light. Open all air and sunlight into the room.

etc., fill them with clean dry sand. which will weight them so they will not be overturned easily. In buying any ornament be careful to examine flat and so will stand steady.

Passenger Elevators.

So common are passenger elevators now and so absolutely necessary in the tall office buildings that the history of the first one has been almost forgotten, and yet it created a sensation in its holes and cracks in plaster, they may day. This elevator was placed in the Fifth Avenue hotel in New York when it was built, and as the first passenger. elevator in the world it was a drawing card as one of the sights of New York. A small plate suitably inscribed in forms visitors to the Fifth Avenue hotel elevators today of that fact. It was a screw elevator, the carriage being raised or lowered by the revolutions of a big screw. Compared with the swift moving elevators of today, which shoot up and down rapidly and smoothly. this was a very crude affair. Many of New York's private houses are now equipped with elevators so adjusted that the passenger operates them by pushing a button. These are practically automatic.

> Not a Success. "I warn you," he said threatening: to keep away from Miss Bilton. I've been making love to her myself."

"Have you, really?" replied his rival. 'Well, she'll be glad to have the matter cleared up."

"Cleared up! What do you mean?" "Why, she said she thought that's what you'd been trying to do, but she gasn't sure."-Chicago Post.

Tax Sale Certificates.

Comptroller Reynolds is sending out the following circular letter of instruction relative to the redemption and purchase of Tax Sale Certificates under the new law, after September 1st:

DEAR SIR-I submit the following provisions of the law and the construction placed thereon for your information and guidance on and after September 1st, A. D. 1901:

Redemption of Tax Sale Certificates.

When Held by the State.

The Act of 1901, Chapter 4888, of the Laws of Florida, provides for redemptions as follows:

"Any person, or agent of such person, owning or claiming lands sold for taxes, or any part or parcel thereof, or any interest therein, or the creditor of any such owner or claimant, may redeem the same at any time after such sale and before a tax deed is issued therefor, by paying to the Clerk of the Circuit Court of the county wherein such land is situated the face of the certificate of sale, or such proportion thereof as the part or interest redeemed shall bear to the whole, and interest thereon at the rate of twenty-five per cent. per annum for the first year, and eight per cent. per annum for the time after the first year from the date of sale, together with a fee of fifty cents for the clerk for each certificate or part of certificate so reeeemed." See Section 5.

"Should it appear that the land covered by the oldest certificate to be transferred or canceled has not been assessed, or is assessed to the State, for any subsequent year, the party purchasing or redeeming the oldest certificates shall pay to the clerk the taxes due for each of such subsequent omitted years, based upon the last assessed valuation, with interest thereon at the rate of twenty-five per cent. per annum for the first two years and eight per cent. per annum for the time after the first two years, Cow." She wove in this complimentabeginning on the first day of April of the year next after the year for ry sentence: "A cow is the most usewhich such taxes are due." See Section 7.

The words "subsequent omitted years" are held to mean each year subsequent to the year for which the taxes were assessed on the land embraced in the oldest tax sale certificate applied for, except the subsequent year, or years, for which the land was sold for unpaid taxes.

When Held by Individuals.

When the tax sale certificate covering the land applied for is held by an individual the following provisions of law apply:

At any time during the first two years from date of tax sale, when land applied for, is covered by a fax sale certificate issued under Section 54 of Chapter 4322 of the Laws of Florida, the terms of redemption are as follows:

"That any person or agent of such person claiming any of the lands or parts thereof, or any creditor of such person, may, at any time within plate he saved me washing.—Baltimore two years, next succeeding the sale redeem any parcel of said land, or World.

part or interest ln the same, by paying to the Clerk of the Circuit Court the amount for which such parcel was sold, or such portion thereof as the part or interest redeemed shall amount to, with interest thereon at the rate of 25 per cent. per annum and fifty cents redemption fees." See Section 57 of Chapter 4322 of the Laws of Florida.

At any time within 90 days after the expiration of two years from date of tax sale, and before notice of application for tax deed is published, the cost of redemption of land covered by a tax certificate held by an individual will be the amount of the tax certificate, or such proportion thereof as the part or interest redeemed shall bear to the whole, "ith interest thereon at the rate of twenty-five per cent. per annum for the first two years from the date of the tax sale and at the rate of eight per cent. per annum for the time after two years. Section 57 of Chapter 4322 and Section 5 of Chapter 4888 of the Laws of Florida, construed to-

In the redemption of land covered by tax sale certificates which may hereafter be issued in the form provided by Section 1 of Chapter 4888 of the Laws of Florida. Section 5 of said act must be followed in lieu of the law, above given applying to the redemption of land embraced in tax sale certificates held by individuals which were issued under Section 54 of Chapter 4322 of the Laws of Florida.

After the notice of application of deed is published, the applicant to redeem will have to comply with Section 9 of Chapter 4888 of the Laws of Florida "by paying to the Clerk the full amount that may be due the applicant for all certificates, fees and cost of publication, or such portion thereof as the part or interest redeemed shall bear to the whole, together with eight per cent. thereon."

Purchase of Tax Sale Certificates.

The act of 1901, Chapter 4888 of the Laws of Florida, provides the terms of purchase of tax sale certificates as follows:

"Any person may purchase any certificate of land sold or certified to the State for taxes, from the Clerk of the Circuit Court of the county wherein such land is situated by paying to such Clerk the amount of such certificate and interest thereon, from the date of the certificate at the rate of twenty-five per cent. per aunum for the first two years, and eight per cent. per annum for the time after the first two years, and a fee of fifty cents for the clerk, and the endorsement of such certificate by such clerk officially, with the date and amount received, shall be sufficient evidence of the transfer and assignment thereof. Any portion of lands or interest therein, contained in a tax certificate held by the State, which can be ascertained by a legal and usual sub-division, can be redeemed or sold by a certificate of such transfer, or redemption, under the hand and official seal of the Clerk of the Circuit Court, and a deed may issue thereupon in compliance with the terms of this act. Endorsement of the clerk shall be made upon the tax certificate of the portion of the certficate redeemed or sold, giving the description of the land and the date of the bedroom windows and let the fresh the transfer, with the amount received therefor. Should it appear that the land covered by the oldest certificate to be transferred or canceled If you have handsome vases on the has not been assessed, or is assessed to the State, for any subsequent year, mantelplece or on top of the bookcase. the party purchasing or redeeming the oldest certificates shall pay to the clerk the taxes due for each of such subsequent omitted years, based upon the last assessed valuation, with interest thereon at the rate of twenty-five per cent. per annum for the first two years and eight per the bottom and see that it is perfectly cent. per annum for the time after the first two years, beginning on the first day of April of the year next after the year for which such taxes are due." See Sec. 7.

The words "subsequent omitted years," are held to mean each year subsequent to the year for which the taxes were assessed on the land embraced in the oldest tax sale certificate applied for, except the subsequent year or years, for which the land was sold for unpaid taxes.

Purchaser Must Redeem all Other Outstanding Tax Sale Certificates.

"The holder of any tax certificate at any time two years after the date of its issue, may obtain a tax deed to the land therein described by application to the Clerk of the Circuit Court of the county wherein such and is situated as provided in this act, and the surrender of such certificate and the payment to the clerk of the proper amount for the redemption or surrender of all other outstanding certificates covering said lands, and the payment to the clerk a fee of fifty cents for each certificate then redeemed, and for searches, and a fee of one dollar for the issue of the deed; Provided, All applications for tax deeds shall be made within ninety days after the expiration of two years from the date of the certificate, if bought at the sale by a private party, or within ninety days after its transfer by the State, if owned by the State, after the expiration of two years from the date of the certificate, containing the description embraced in one certificate, and ten cents for each additional description of land embraced in any one deed." See Sec. 10.

In making the redemptions provided for by this section payments must be required in strict accordance with section 5 and also section 7 in so far as relates to taxes for "subsequent omitted years."

Under Section 5, any person may redeem any particular certificate by paying the amount required by said section together with the taxes for the "subsequent omitted years" and interest thereon as provided by Section 7, and he is not compelled to redeem all tax sale certificates held by the State covering the same land but it would be best for his own protection for him to redeem all such tax sale certificates as it would save the payment of taxes for "subsequent omitted years" again when he applied to redeem another tax sale certificate covering the same land. Under Section 7 the same is true as to the right of a purchaser to purchase any particular tax sale certificate upon the payment of the amount required by law, but such tax sale certificate would be of no value to him whatever as he would be compelled to take up all other tax sale certificates held by the State covering the same land before a tax deed could issue, and under the act of 1901 no right, title or interest is vested in the purchaser until a tax deed is executed by the Clerk of the Circuit Court: should the purchaser fail to purchase all the tax sale certificates held by the State at the same time it would necessitate the payment of taxes for the subsequent omitted years a second time when he applied for a tax deed as the words "oldest certificate" mean the oldest certificate held by the State for which an application is made either to redeem or purchase, and the purchase of one of several tax sale certificates held by the State does not carry with it any right not possessed by any other person in any subsequent transaction under Chapter 4888 of the Laws of Florida.

If any person should purchase only one of several tax sale certificates held by the State covering the same land, any purchaser of all of the remaining tax sale certificates would have the right and could secure a tax deed to the land as against the person who purchased only one of such tax certificates.

The law must be strictly followed and the full amount fixed and required by law must be collected in every case. It is important that the law should be applied uniformly in each and

every county, and I will do all in my power to contribute to that end. Yours very truly,

An Exception.

fore the minister. The subject was "A

ful animal in the world, except re-

The Case.

"Gentlemen of the jury," cried the

council for the defendant, "if there ever was a case which in any case must

be carefully compared with other cases

"Which case?" asked the puzzled

Domestic Economy.

nice dog! I am so sorry he died.

Madam-Poor Fido, he was such a

Bridget-So am I, mom. Many's the

I make the same with the same of the said that the same

"gion."-Leslie's Weekly.

this case is that case."

A little girl read a composition be-

W. H. REYNOLDS, Comptroller.

accompanied by mucous parches in the mouth, eruptions on the skin, sore throat copper colored splotches, collen glands, aching muscles and bones, the disease is making rapid headway, and far worse symptoms will follow unless the blood is promptly and effectually cleansed of this violent destructive poison.

S. S. S. is the only safe and infallible cure for this disease, the only antidote for this specific poison. It cares the worst cases thoroughly and permanently. My Condition Could In the full of 1897 I contracted Blood Poison, I tried three dictors, but their preatment did me no good; I was getting worse all the time; my hair came out, ulcers appeared in my throat and mouth, my body was almost covered with copper colored splotches and offensive sores. I suffered severely from rheumatic pains in my shoulders and arms. My condition could have been no worse; only those afflicted as I was can understand my sufferings. I had about lost all hope of ever being well again when I decided to try S. S. S. but must confess I had little faits left in any medicine. After taking the third bottle I noticed

the third gottle I noticed a change in my condi-tion. This was truly en-couraging, and I deter-mined to give S. S. 2 thorough trial. From that time in the improvement was rapid; S. S. S. seemed to have the disease completely under control; the sores and ulcers healed and I was soon free from all signs

of the disorder; I have been strong and healthy ever since. L. Wasmith, Lock Box 611, Noblesville, Ind. is the only parely vegetable blood purifier known. \$1,000 is offered for broof that it contains aparticle of mercury, potash or other mineral poison. Send for our free book on Blood Poison; it contains valuable information about

treatment. We charge nothing for medical advice; cure yourself at home. THE SWIFT SPECIFIC CO., ATLANTA, GA.

this disease, with full directions for self

ntural Disadvantages. "Taking into consideration the things Sharp has had to contend against, I think his success as a lawyer has been

remarkable." "Whe, what did he ever have to contend against?"

"Everything. He came of a wealthy family. He didn't have to work his way through college. He never studied by the light of a pine torch, never had to drive a dray, never walkes six miles to school and wasn't competed to borrow his books. He had every possible facility, and yet he has done well from the very start."-Chicago Tribune.

To Use Externall; Customer-1 want 10 cents worth of zinc for my sister. Drug Clerk-What kind of zinc?

There are about 40 kinds. What does your sister want to use it for? Customer-I don't know the kind. She said I must not tell what she want-

Drug Clerk-Was it oxide of zinc she wanted? Customer-Yes, that's it outside of zinc to but on her face. - Brookly Lize.

If you want to find out yow great a man is, ask him; if you would ascertain how great he isn't, ask his neigh bors. - Chicago News.

T. B. Rice, a prominent druggist of Greensboro, Ga., writes as follows: "I have handled Dr. Pics' Carminative for eight years, and have never known of a single instage where it failed to give perfect satisfaction. Parties wlo once use it always make permanent customers. We sell more of this article than all the other Carmina- to Dr. Lewis, agent, or Capt. Thomas, confin tives, soothing syrups and colic drops tor at train combined." For teething children it has

To prohibit obstructions or encreachment a the streets or sidewalks of the city of Talk hassee, to provide a penalty the sior, and to the removal of the same. Be it ordained by the City Council of the City

Tallahassee: Section 1. No person or person construct, fix, place or maintain arty obstruct or encroachments whatever or encroachments whatever of the sidewalks of the city of Tallahassey. Any pensidewalks of the provisions of the or persons violating any of the provisions of orginance shall be fined not less than twenty dollars or imprisoned not more than five d each and every day that such person or p have been engaged in erecting, fixing or placing any obstruction ment on the streets or sidewalks li causing or allowing the same to be same penalty for each and every day that h obstruction or encroachment so structed, fixed or placed shall remain on the streets or sidewalk of said city Sec. 2. If any obstruction or shall be erected, constructed, fir maintained upon the streets or sig city contrary to the provisions of such obstruction or encroachmen agent, shall not remove the same or sidewalks within three days alte Police shall under the direction of the sec. 3. This ordinance shall take effect a

days after its approval by the Mafor. Passed City Council June 13, 1901 R. B. GORMAN, Mayor.

AN ORDINANCE

A. H. WILLIAM, City Clerk

To prevent beasts of burden from being at lan upon the streets or public squares of them of Tallahassee and to provide a penalty the

Be it ordained by the City Council of the City Section 1. No person or persons, owning having in charge any horse, mile, ass, or other beast of burden, shall permit the same be upon the streets or public squares of them of Tallahassee untied or loose and without attendance of a competent driver or other s tendant. Any person or persons violating provisions of this ordinance shall be fined; less than five dollars and not exceeding one ha

dred dollars or imprisoned not exceeding this sec. 2. None of the provisions of this ording shall be construed as in conflict with chap fourteen, of the Laws and Ordinances of city of Tallahassee, adopted August 18th, 1884 Passed City Council June 13, 1901 F. W. ARMSTRONG

Attest-A. H. WILLIAMS, City Clerk, Approved -- R. B. GORMAN, Mayor.

STATEMENT. Made Under Section 35, Chapter 4115, Let of Florida,(1893.) Showing the amount of taxes che Tax Collector of Leon county, Florida, to

collected for the current year 1900, and a apportionment of the same to the sem funds for which such taxes have been less including poll tax with county school fund Total tax for year 1900, including Am't collected and paid to June 1, 1901..... APPORTIONMENT.

General revenue.. \$ 7,301 86 Am't collected and paid to June 1, 3,660 79- \$ 3,641 (Fines, forfeitures.... Am't collected and paid to June 1, 1901.... 1,408 02- 1,400 Bridges, culverts, etc Am't collected and paid to June 1, County Schools, ineluding polls . . . Am't collected and 12,635 \$5 6,631 96 - 6,003 39

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paid to June 1. \$ 12,164 9 COUNTIL A. BRYAN, Clerk of Circuit Court, Leon County, Florida

T. S. E. Railroad Wal run a passenger train every day in week except Sunday, Schedule effective April 1, 1901; Read down. 4:00 p. m. Lv... Wacissa. f. Ar. a. m. 91 5:15 p. m. Ar. Tallahassee 2. Lv. a. m. 81

(Bell Air Crossing) Tickets will be for sale at Dr. Lewis' Dr. Store, Thomas City, and at the train twell minutes before leaving. For information as to freig at or express, app Hack will meet train at Bel Air crossing, a returning leave Tallahassee in time to meet in

WHITE'S CREAM SOLD BY ALL DRUGGISTS. JAMES F. BALLARD, St. LO

Nine= REGULATES the Liver, Stomach and Bowels, Cleanses the System, Purifies the Blook

> Every Bottle Guaranteed to Give Satisfaction. LARGEBOTTLE, - SMALLDON Price, 50 Cents.

CURES Malaria, Biliousness, Constipation, Weak Stomach and Impaired Digestion

Prepared by JAMES F. BALLARD, St. Louis, Mo,



Tenths all the People Suffer from a Diseased Liver,

Pure Juices from Natural Roots.